### 40 CFR Ch. I (7-1-11 Edition)

### §211.212-8

for a hearing, nor the fact that a hearing is in progress, shall affect the responsibility of the manufacturer to commence and continue testing required by the Administrator pursuant to paragraph (a) of this section.

(Sec. 13, Pub. L. 92–574, 86 Stat. 1244 (42 U.S.C. 4912))

[44 FR 56139, Sept. 28, 1979, as amended at 45 FR 8275, Feb. 6, 1980]

#### §211.212-8 Relabeling requirements.

(a) Any manufacturer who is found to not conform with §211.212-6, and who has met the requirement of §211.212-7, must relabel all protectors of the specified category already in his possession according to §211.211 before distributing them in commerce. The manufacturer shall relabel at values no greater than any mean attenuation values received from Compliance Audit Testing. Any manufacturer who proceeds with  $\S 211.212-7(a)$  or (b) must relabel his product line with the lowest mean attenuation value at each octave band received from testing; or he may take into account product variability under §211.211(b) and label with a lower mean attenuation value than the worst case values obtained from Compliance Audit Testing.

(b) [Reserved]

(Sec. 10(a)(3), Pub. L. 92–574, 86 Stat. 1242 (42 U.S.C. 4909(a)(3)))

# § 211.213 Remedial orders for violations of these regulations.

- (a) The Administrator may issue an order under section 11(d)(1) of the Act when any person is in violation of these regulations.
- (b) A remedial order will be issued only after the violator has been notified of the violation and given an opportunity for a hearing according to section 554 of title 5 of the United States Code.
- (c) All costs associated with a remedial order shall be borne by the violator.

(Sec. 11(d) Pub. L. 92–574, 86 Stat. 1243 (42 U.S.C. 4910(d)))

## §211.214 Removal of label.

Section 10(a)(4) of the Act prohibits any person from removing, prior to sale, any label required by this sub-

part, by either physical removal or defacing or any other physical act making the label and its contents not accessible to the ultimate purchaser prior to sale.

(Sec. 10(a)(4), Pub. L. 92–574, 86 Stat. 1242 (42 U.S.C. 4909(a)(4)))

### APPENDIX A TO PART 211—COMPLIANCE AUDIT TESTING REPORT

### $Data\ Sheet$

Company name.
Address:
Test laboratory:
Address:
Model number of hearing protector:
Category designation:
Production date:
Test Results—Frequency, Mean Attenuation, and Standard Deviation
125
250
500
1000
2000
3150
4000
6300
8000
Noise Reduction Rating:

If replacement hearing protector was necessary to conduct test, reason for replacement:

This report is submitted under sections 8 and 13 of the Noise Control Act of 1972. All testing, for which data are reported here, was conducted in strict conformance with applicable regulations under 40 CFR Part 211, et seq. All the data reported here are true and accurate representations of this testing. All other information reported here is, to the best of (company name) and (test laboratory name) knowledge, true and accurate. I am aware of the penalties associated with violation of the Noise Control Act of 1972 and the regulations published under it.

 $(Authorized\ representative\ of\ company)$ 

(Authorized representative of test laboratory)

[44 FR 56139, Sept. 28, 1979. Redesignated at 47 FR 57717, Dec. 28, 1982]